## **WILL MAKE CHANGES** IN LAWS OF MEXICO,

AMENDMENT TO CONSTITUTION WILL AFFECT FOREIGNERS IN REPUBLIC.

York, July 24.-Radical New changes in the laws governing foreigners doing business in Mexico are about to be made by Gen. Carranza in a series of decrees which later will be included in a new constitution, according to recent arrivals from Mexico City.

Mexicans.

It will also provide that foreign may enjoy the right to be considered the expiration of the concession or agreement that it may have entered into provided it is not for a very long period

Another provision is designed to fix a uniform period for all the long E. L. Farmer, Admr., Plaintiff. or unlimited contracts, leases or concessions in which foreign capital is their respective governments.

Correspondence Department.

Editor Hartford Republican:-New occasions demand new ideas and the hour of one o'clock p. m., economic conditions, superinduced on a credit of six months the follow-by the new processes of production ing described property, to-wit: instead of by the use of crude hand tools

We are now living in the mechanical age, in which nearly all wealth production is by the use of splendid these machines, not individually, but socially and with a division of labor in which no one man produces the the article socially.

When hand tools were used, one individual produced the article, indi- Clerk's office. vidually Hence, this production was individual production. For instance, the shoemaker had his kit of tools and made the shoe himself and alone. Now this is changed, by the use of muchinery and many work at mak- 3t3 ing the shoe, socially, that is, the shoe is socially produced. Consequently, since the shoe is socially produced, the machinery by which the shoe is produced should be socially owned; i. e., the workers who use the machinery should own the Mary Fulkerson, Defendant. machinery, collectively and thereresent less then one-third of the value of their labor product, while All the surplus value of the workers' And thus the workers are robbed and ing described property, to-wit: exploited by private ownership of

machinery. Instead of social or collective ownor individual ownership of themand exploitation of labor by the private ownership of machines socially

Private ownership of machinery socially used does not compete with social justice, nor conform to industrial fairness and economic right.

Social tools should belong to the social users. The products of social tools used by social producers should belong to the social workers. But, instead, all the machinery of production belongs to capitalist nonproducers, who get rich by simply owning the machinery of production J. M. Swope, et al., Plaintiffs, and exploiting unrequited labor.

In view of the wrongful exploitation of social labor (by the private and capitalist owners of machinery, who extort tribute-profit-from the social users of machinery), economic right and social justice both Imperatively demand social or collective ownership of machinery used in social production, in order that the workers, may produce for use, instead of for profit, and thus receive their full social labor product -all they earn. Yes, "we have just a little too much politics in this country now," but not enough ecoon-omics and industrial democracy and dated April 27, 1902, with interest country now," but not enough ecoon-

tinctions. Where classes exist, there

belong to the workers who use them! Then we will have economic justice, equality of rights and equal opportunity for all!

In conclusion, I will say, not one single article of mine shall be partisan, but all of them will be nonpartisan; because, indeed, the Socialist movement is not fighting persons, parties, plutocrats, priests, preachers. churches, creeds, castes, colors, races or religion; but is always warring on capitalism. Of course, this scribe thence North 109 poles to one beech will write articles about schools, tree; roads and crops for The Republican. Very respectfully yours,

W. H. CUNDIFF.

When You Have a Cold.

Give it attention, avoid exposure, The new regulations, it is said, will be regular and careful of your diet, provide that all foreign investors, be- also commence taking Dr. King's fore entering business in Mexico, New Discovery. It contains Pinemust agree not to have recourse in Tar, Antiseptic Oils and Balsams. Is any case to any other law than that slightly laxative. Dr. King's New of Mexico, and they will not be enti- Discovery eases your cough, soothes tled to any privileges not enjoyed by your throat and bronchial tubes, checks your cold, starts to clear your head. In a short time you know your capital already invested in Mexico cold is better. Its the standard family cough syrup in use over 40 years. foreign and be entitled to the pro- Get a bottle at once. Keep it in the tection of its own government until house as a cold insurance. Sold at M. Swope, et al., on August 27, 1902, your druggist.

### MASTER COMMISSIONER'S SALE.

Ohio Circuit Court. vs.-Notice.

Nancy Farmer, et al., Defendants. By virtue of judgment and order interested, and that at the end of of sale of the Ohio Circuit Court renthis period they will be considered dered at the July term, 1916, in the subject only to the authority of the above cause, for the purpose of pay-Mexican government and deprived of tate of Elies Farmer, deceased, and the right of appeal for protection to a division of the proceeds among the heirs of the said Elias Farmer as their interests may appear, I will offer for sale at public auction to the highest and best bidder, at the court house door in Hartford, Ky., about principles in accord with changed Monday, the 7th day of August, 1916,

A tract of land in Ohio county of wealth by the use of machinery Kentucky, and bounded as follows: Beginning at a stone at the in-tersection of the Beech Valley road with the Hartford and Hawesville road; thence with said Beech Valley road to G. M. Farm-er's corner; thence with Tom labor-saving machinery, manipulated Henry's line to the Hartford and by hundreds of men who are using Hawesville road; thence south with said road to the beginning, containing about 18 acres, more or less. Excepting therefrom a lot sold to J. A. Edge, containing 1-5 of an acre, and article, but all, collectively, use the being a portion of the tract of land machines and, therefore, produce conveyed to Elias Farmer by H. C. Watkins and others, by deed dated May 30, 1901, recorded in deed book G, page 628, Ohio County Court

The purchaser will be required to execute bond with approved security imediately after sale, and a lien will be retained as additional security. This 17th day of July, 1916.

OTTO C. MARTIN, Master Commissioner. C. M. Crowe, Attorney.

### MASTER COMMISSIONER'S SALE.

Ohio Circuit Court. Joe McConnell, Plaintiff.

By virtue of a judgment and order of sale of the Ohio Circuit Court, his line south 10 west 52 poles to by through their collective owner- rendered at the July term, 1916, in Duke and Chapman's corner; thence ship obtain their full social labor the above cause for the sum of \$75.00 product, instead of wages which rep- with interest at the rate of 6 per cent per annum from the 10th day of May, 1912, until paid, and all costs herein, I will offer for sale by pubthe owner of the machinery, who lie auction at the court house door neither labors nor produces, obtains in Hartford, on Monday, the 7th day of August, 1916, about one o'clock m., upon a credit of six months, labor product, or more than two- with the privilege of paying cash if thirds of what the workers earn. desired by the purchaser the follow-

Kentucky, and bounded as follows: Beginning at a stake in the N. W. corner of Joe McConnell's line; ership of machines, we have private thence east to the old line; thence to a stone in the N. E. corner of said line; thence W. to a stake; thence S. to the beginning, containing 20 acres, more or less," or sufficient thereof to produce the sums of money ordered to-be made.

The purchaser will be required to execute bond with approved security immediately after sale, unless cash

This 17th day of July, 1916. OTTO C. MARTIN, Master Commissioner. Woodward & Kirk, Attorneys.

### MASTER COMMISSIONER'S SALE.

Ohio Circuit Court.

vs.-Notice. Jesse R. Swope, Admr., et al., De-

fendants. the estate of Ben S. Swope, deceased, 1908, with interest at 6 per cent per annum from date; W. B. Wells' note \$125, dated March 4, 1910, with interest thereon at the rate of 6 per cent per annum from March 4, 1911, until paid, credited by \$5.00 Dec. 17, the following described property, toat 6 per cent per annum from date We need the kind of freedom and democracy which will make every American citizen free and equal with \$17.50, dated April 7, 1914, with in-

best bidder, at the court house door in Hartford, Ky., on Monday, August 7, 1916, about the hour of one o'clock p. m., upon a credit of 6 and 12 months, the following described property, to-wit:

A certain track of land in Ohio county, Kentucky, and bounded as

Beginning at a sweet gum, dogwood and msh; thence south 11 degrees; east 120 1/2 poles to three white oaks; thence south 79 degrees, west 110 poles to a black jack, sup-posed to be on the original line; tree; supposed to be on original line; thence east 110 poles to the be-ginning, containing \$4 acres, more or less. Being a part of the tract of land conveyed by S. C. Arrington to Wm. J. Swope, deceased, recorded in deed book P. page 256, Ohio County Court Clerk's office.

Excepting therefrom the following boundary:

Beginning at three white oaks; thence south 79, west 110 poles to a black jack, supposed to be on the original line; thence northwardly with the line of the original tract of which this is a portion 54 1/2 poles to a stone; thence eastwardly poles to a stone in the line of the first party's of which this tract is a part; thence south 11, east 60 1/4 poles to the beginning, containing 42 acres, more or less, and being one-half tract conveyed to B. S. Swope by Jas. which deed is of record in the Obio County Court Clerk's office in deed book 48, page 194.

Jesse R. Swope owning a 1-9 interest in the above tract of land ordered to be sold, 1-9 of the proceeds will be paid to kim.

The purchaser will be required to execute bond with approved security immediately after sale and a lien will be retained on the land as fur-

This 17th day of July, 1916. OTTO C. MARTIN, Master Commissioner. Ellis & Taylor, Ernest Woodward, J. P. Sanderfur, Attorneys,

### MASTER COMMISSIONER'S SALE.

Ohio Circuit Court. C. Lawrence, et al., Plaintiffs,

vs.—Notice.
James I. Leach, et al., Defendants. By virtue of a judgment and order of sale of the Ohio Circuit Court rendered at its July term, 1916, in the above cause, for the purpose of a division of the proceeds among the heirs of W. L. C. Leach, deceased, and all the herein, I will offer for sale at abblic auction to the highest and best bidder at the court house the highest heart herein the court house the highest had best bidder at the court house the highest had been been a highest and best bidder at the court house the highest had been a highest highes door in Hartford, Ky., on Monday, the 7th day of August, 1916, at about the hour of one o'clock p. m., upon a credit of six and twelve months, the following described property: Three tracts of land in Ohio county, Kentucky, and bounded as follows:

Tract No. 1.—Beginning at poplar | 59, Ohio County Clerk's office. and oak stump; thence with Park and Sullenger's line to the new cut road leading from the Leitchfield road to the Hines Mill road; thence with said road to a corner at Sullenger and Leach's line, a stone; thence on a straight line to the beginning. Conaining two acres more or less and being same land conveyed to W. L. C. Leach by B. F. Sullenger and wife on Feb. 9, 1894, deed recorded in deed book 14, page 355, Ohio County Court Clerk's office.

Tract No. 2.—Beginning at a white oak, corner to Richard Walker on said road; thence north to a white oak, Susan Sullenger's corner in R. Walker's line; thence N. 79 W. 94 poles to a hickory and white oak, John Duke's east corner; thence with with Chapman's line south 40 poles to a stake on said road; thence with same road to the beginning, supposed to contain 100 acres.

Tract No. 3 .- Adjoining second tract and beginning at a stone one pele west of the Hardinsburg road; thense east one pole to said road; thence north 65 east 31 poles to a white oak; thence with Milligan Wright's line north 2 east 22 poles to an elm; thence 47 poles to the beginning. Containing two acres more or less, same land conveyed to W. L. C. Leach, by John T. Lowe and wife by deed dated May 28, 1889, and recorded in deed book 8, page 378, Ohio County Court Clerk's office.

The purchaser will be required to execute bond with approved security immediately after sale and a lien will be retained as additional sure-

This 17th day of July, 1916. OTTO C. MARTIN, Master Commissioner. John B. Wilson, Attorney.

MASTER COMMISSIONER'S SALE. Ohio Circuit Court.

C. F. Wallace, Admr., et al., Plaintiffs, -Notice.

Logan P. Crowder, et al., Defendants, By virtue of a judgment and order of sale of the Ohio Circuit Court rendered at the July term, 1916, in the above cause, for the purpose By virtue of a judgment and order of paying all just and legal claims of sale of the Ohio Circuit Court rendered at the July term, 1916, in the above cause, for the purpose of paying the following claims against the estate of Henry Crowder, deceased, and dividing the proceeds after paying the claims and the paying the following claims against cost, to the heirs of the said Henry Crowder, deceased, as their respec-L. Phillips' note, \$12.91, dated tive interests may appear and for April 22, 1912, with interest at 6 the purpose of paying all the cost of per cent per annum from date; W. the above law suit and the cost of this B. Wells' note \$75.00, dated March sale. I will offer for sale by public 1 1908, with interest at 6 per cent auction to the highest and best bidder at the court house door in Hartford, Ky., on Monday, the 7th day of August, 1916, about one o'clock p. m., on a credit of 6 and 12 months,

> A certain tract of land in Ohio county, Kentucky, and bounded as

every other American citizen. We terest from date until paid, credited by \$12.95 Sept. 24, 1914; Jas. M. O. Awtry; thence north 89 west 26 poles to a stone, N. E. corner to H. O. Awtry; thence north 89 west 26 poles to a stone and white oak; there all liberty, equality and fraternity is dead! Let the tools, the machines, public auction to the highest and

south 82 % east 84 poles to a stone thence north 49 poles to a stone; thence east 15 poles to an ash; thence south 27 poles to a stone; thence north 71 east 125% poles to an elm and sassafras, thence north 76% poles to a chestnut and stone is E. F. Liles' line; thence east with his line to two white oaks, E. F. Liles' S. E. corner; thence south 60 east 188 poles to a hickory, Ashley's corner; thence south 27 poleago a stone, T. C. Wilson's corner; thence with his line west 154 poles to a chestnut; thence south 13 east 78 poles to a stone in F. M. Crowder's line; thence west 20 poles to a stone, F. M. Crowder's N. W. corner; thence south 38 ½ poles to a poplar; thence north 81 ½ west 127 poles with F. M. Crowder's line to a hickory; thence north 24 poles to the beginning, containing 223 acres, excepting therefrom the family graveyard thereon of an acre.

The purchaser will be required to execute bond with approved security immediately after sale, and a lien will be retained on said land as further security.

This 17th day of July, 1916. OTTO C. MARTIN, Master Commissioner. Ernest Woodward, Heavrin &

Kirk, Attorneys. MASTER COMMISSIONER'S SALE.

Ohio Circuit Court. Ollie E. Taylor, Admrx., Plaintiff.

vs Notice. Vivian G. Taylor, et al., Defendants

By virtue of a judgment and order sale of the Ohio Circuit Court rendered at the July term, 1916, in the above cause, for the purpose of first paying a lien debt of \$1,275.00. with interest thereon at the rate of o per cent per annum from Sept. 6, 1910, swing to the estate of C. M. Barnett, deceased, and the division of the proceeds after paying the said debt and interest to the heirs of John W. Taylor, deceased, and the cost of the above style law suit of this sale, I will offer for sale at public auction to the highest and best bidder at the court house door in Hartford, Ky., about 1 p. m., on Mon-day, the 7th day of August, 1913, on a credit of six months, the following described property, to-wit:

A certain lot of ground, together with the improvements thereon, lo-cated on Center Street in Hartford, Ohio county, Kentucky and bounded

Beginning at the N. E. corner of L. F. Woerner's lot on Center street; thence with his line N. W. 75 feet to line of Z. Wayne Griffin; thence S. W. with said line 18 feet to line of C. Durrett's hotel lot; thence S. E. with said line and line of H. P. Taylor's law office, 75 feet to Center street; thence with Center street, 18 feet to the beginning, which properwas conveyed to decedent by C. Barnett and wife on Sept. 6, 1910, deed recorded in deed book 39, page

Purchaser will be required to ex-ecute bond with approved security immediately after sale and a lien will be retained as further security. This July 17, 1916.

OTTO C. MARTIN, 3 Master Commissioner. Heavrin & Kirk, Attorneys.

MASTER COMMISSIONER'S SALE.

Ohio Circuit Court. H. A. Midkiff, Admr., Plaintiff, vs.-Notice.

Flora Ralph, et al., Defendants. By virtue of a judgment and or-der of sale of the Ohio Circuit Court above cause for the purpose of paying a lien debt of \$132.00 with interest thereon at the rate of 6 per per annum from Dec. 31, 1914, until paid, credited by \$10.56. January 3, 1916, against the estate of to C. M. Farmer, and a division of the proceeds among the heir of said estate as their interests may appear, and all cost herein, I will offer sale at public auction to the highest and best bidder, at the court house door in Hartford, Ky., on Monday, August 7, 1916, at about the hour of one o'clock p. m., upon a credit of 6 and 12 months, the following described property, to-wit:
A tract of land in Ohio County,

Kentucky, and bounded as follows: Beginning on the line of Wm. May's 5,000 acre survey at two beeches and two elms; thence south 80 west 58 poles to two beeches on the line of Jas. Harder's 8,000 acre survey; thence with Harder's line north 111 west 17 poles to a white oak, maple and black gum; thence south 80, west 81 poles and 15 links to a stone; thence north 6 east 96 poles to a stone in center of big road leading from Beech Valley to Morgantown; thence south 81 east 18 poles to a stone; thence south 84 east 89 poles and 15 links to two hickories and one small beech; thence 8 1/4 east 84 poles to the beginning, containing 75 acres, less ten acres conveyed to M. E. Gilliam on the west side of place, residue containing 65 acres, more or less. Being same land conveyed to W. H. Ward, on June 12, 1915, deed recorded in deed book 49, page 334, Ohio County

Court Clerk's office.

The purchaser will be required to execute bond with approved security immediately after sale, and a lien will be retained as additional secur-

This July 17, 1916, OTTO C. MARTIN, Master Commissioner. Heavrin & Kirk, Attorneys.

The readers of this paper will be pleased to learn that there is at least one dreaded disease that science has been able to cure in all its stages, and that is Catarrh. Hall's Catarrh Cure is the only positive cure now known to the medical fraternity. Catarrh being a constitutional disease, requires a constitutional treatment. Hall's Catarrh Cure is taken internally, acting directly upon the blood and mucous surfaces of the system, thereby destroying the foundation of the disease, and giving the patient strength by building up the constitution and assisting nature in doing its work. The proprietors have so much faith in its curative powers that they offer One Hundred Dollars for any case that it falls to cure. Send for list of testimonials.

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## der of sale of the Ohio Circuit Court entered at its July term, 1916, in the OUR CLUBBING RATES.

THE REPUBLICAN and Louisville Herald..... H. Ward, deceased, and owing THE REPTBLICAN and St. Louis Globe-Democrat . . . . 1.75 THE REPUBLICAN and Home and Farm...... 1.50 THE REPUBLICAN and Twice-a-Week Owensboro Inquirer 1.75 THE REPUBLICAN and Louisville Daily Herald........... 3.50 THE KEPUBLICAN and Daily Owensooro inquirer...... 3.50 THE REPUBLICAN and Twice-a-Week O'boro Messenger 1.75 THE REPUBLICAN and Kentucky Farmer..... 1.75 THE REPUBLICAN and New Idea Woman's Magazine.. 1.30 THE REPUBLICAN and Cincinnati Weekly Enquirer. ... 1.50 THE REPUBLICAN and Weekly Inter Ocean and Farmer \$1.50 Address all orders to

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